

Before the
Federal Communications Commission
Washington, D.C. 20554

RECEIVED

JAN 26 1996

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF SECRETARY

In the Matter of)

Amendment of Section 73.202(b),)

Table of Allotments,)

FM Broadcast Stations)

(Monticello, Perry, Quincy, Woodville,)

Springfield, Appalachicola, and)

Trenton, Florida))

MM Docket No. 95-82

RM-8630

DOCKET FILE COPY ORIGINAL

To: Chief, Allocations Branch

SECOND SUPPLEMENT TO
COMMENTS AND COUNTERPROPOSAL
of
GREAT SOUTH BROADCASTING, INC.

Great South Broadcasting, Inc. ("Petitioner"), licensee of WXSX(FM), Quincy, Florida, hereby submits this Second Supplement to its Comments and Counterproposal filed August 10, 1995, in response to the Commission's *Notice of Proposed Rule Making* ("*NPRM*"), DA 95-1263, released June 19, 1995. In the NPRM, the Commission proposed to reallocate FM Channel 268C2 from Quincy to Woodville, Florida, and modify the license of WXSX to operate on Channel 268C2 at Woodville. In its August 10, 1995, Comments and Counterproposal, Petitioner provided the following options as a Counterproposal:

No. of Copies rec'd
DATE

074

Option I

Proposed Changes to the FM Table of Allotments

Channel No.		
City	Present	Proposed
Quincy, Florida	268C2	268C1
Monticello, Florida	270C3	289C3
Perry, Florida	288A	221A
Springfield, Florida	267A	266A
Appalachicola, Florida	265A	263C3 or 263A
Trenton, Florida	269C2	269A or 269C3

Option II

Proposed Changes to the FM Table of Allotments

Channel No.		
City	Present	Proposed
Woodville, Florida	None	268C1
Quincy, Florida	268C2	None
Monticello, Florida	270C3	289C3
Perry, Florida	288A	221A
Springfield, Florida	267A	266A
Appalachicola, Florida	265A	263C3 or 263A
Trenton, Florida	269C2	269A or 269C3

In order to accommodate the use of Channel 268C1 by WXSR, channel changes are necessary at Monticello, Perry, Springfield, Appalachicola, and Trenton, Florida.

At the time Petitioner filed its Comments and Counterproposal, it had executed agreements with the licensees of WJPH, Monticello, and WNFK, Perry, Florida, for reimbursement of their legitimate and prudent expenses incurred in connection with making the channel exchanges. Copies of the agreements were filed with the Commission. **This**

Second Supplement reports that the licensee of WJPH on January 19, 1996, filed an application to operate on Channel 270C3 at Monticello, Florida.

In the period following the comment date, Petitioner has also reached agreements with the licensees of WDJY(FM), Trenton, and WYOO(FM), Springfield, Florida. Copies of those agreements were filed January 11, 1996, as a supplement to Petitioner's August 10, 1995, filing.

This Second Supplement also reports that **the licensee of WDJY on January 22, 1996, filed an application with the Commission seeking to downgrade WDJY from operation on Channel 269C2 to Channel 269C3 at Trenton.** This downgrade will accommodate Petitioner's use of Channel 268C1 as proposed and will obviate the need for the Commission to conduct a proceeding requiring the licensee of WDJY to show cause why its license should not be downgraded to Class A.

The licensee of WYOO, Springfield, Florida, has also executed an agreement with Petitioner wherein Channel 266A would be substituted for Channel 267A at Springfield, Florida, and the license of WYOO would be modified to operate on Channel 266.

In the cases of both WDJY and WYOO, Petitioner has agreed to reimburse the affected licensees for their legitimate expenses incurred in making the channel exchanges.

The only other impediment to the use of Channel 268C1 by Petitioner is WOYS, Appalachicola, Florida, which has on file a one-step application to upgrade WOYS and operate on Channel 263C3, clearing all constraints to WXSJ.

Petitioner has now reached agreements to reimburse the licensees of the stations whose channels are affected, WJPH and WDJY have filed applications to clear Channel 268C1, and

Petitioner will promptly implement the upgrade for WXS~~R~~ if the Commission makes the suggested substitutions.

ELECTION OF OPTION I

Petitioner has reviewed its options set forth above, and prefers the Commission **adopt Option I, i.e., the allotment of Channel 268C1 to Quincy, Florida.** This option will not require the Commission to make a determination under Section 307(b) of the Communications Act as to whether Woodville, Florida, merits allotment of Channel 268C1. Further, it should be noted that since WXS~~R~~ already provides city-grade service to 100% of Tallahassee, Florida, there is no need to make any determination under *Headland, Alabama, and Chattahoochie, Florida*, 10 FCC Rcd 10352 (September 19, 1995) as to whether Woodville should be credited with all the signals in the Tallahassee Urbanized Area.¹

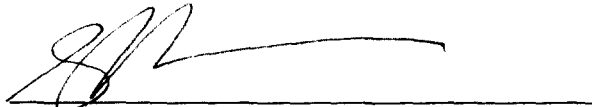
¹ Attached is a map which depicts the coverage of WXS~~R~~(FM), Quincy, Florida (former call sign "WFHT"). This map was prepared in conjunction with a multiple ownership showing that was included with the application (File No. BALH-930524GF) for assignment of license of WXS~~R~~(FM), Quincy, Florida, from Broad Based Communications, Inc., to Great South Broadcasting, Inc. The application was granted by the Commission on September 9, 1993. The map depicts the principal community contour (3.16 mV/m) of WXS~~R~~(FM) as providing 100% city grade service to the community of Tallahassee, Florida.

In light of the foregoing, Petitioner respectfully requests the Commission to immediately place its counterproposal on Public Notice seeking Option I.

Respectfully submitted,

GREAT SOUTH BROADCASTING, INC.

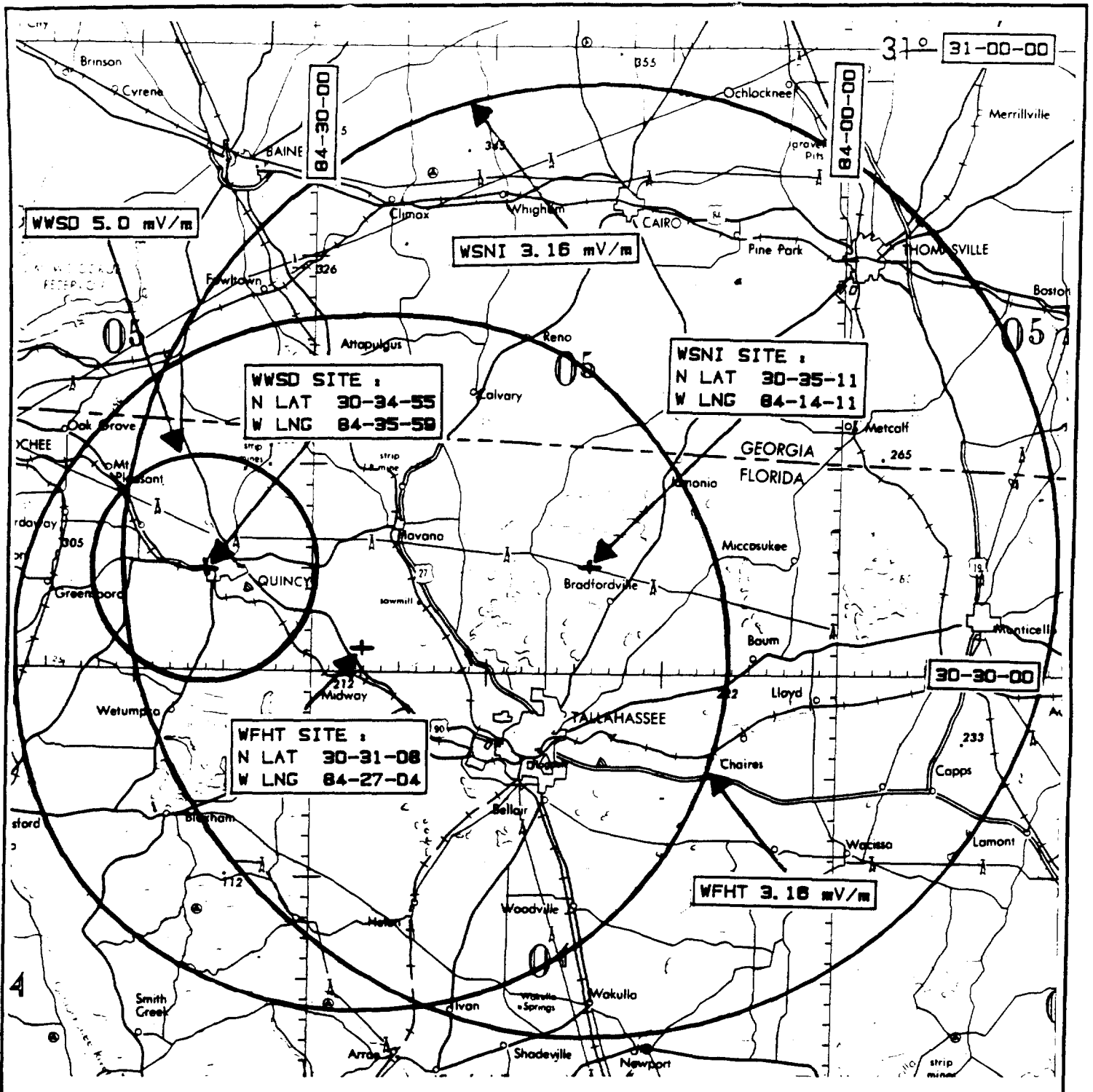
By:



Gary S. Smithwick
Shaun A. Maher
Its Attorneys

SMITHWICK & BELENDIUK, P.C.
1990 M Street, N.W., Suite 510
Washington, D.C. 20036
(202) 785-2800

January 26, 1996
WXSJ/DLF/COMMENTS.126



CITY GRADE CONTOUR DEPICTION

MAP IS A PORTION OF THE 1,500,000 SCALE
JACKSONVILLE SECTIONAL AERONAUTICAL CHART.

EXHIBIT #1

MULTIPLE OWNERSHIP STUDY
GREAT SOUTH BCTG. INC.
WWSO/WFHT RADIO STATIONS
QUINCY, FLORIDA

May 1993

BROMO
COMMUNICATIONS

St Simons Island, Georgia

BROADCAST
TECHNICAL CONSULTANTS

Washington, D.C.

CERTIFICATE OF SERVICE

I, Denise L. Felice, a secretary in the law firm of Smithwick & Belendiuk, P.C., certify that on this 26th day of January, 1996, copies of the foregoing were mailed via first class mail, postage pre-paid, to the following:

Ms. Nancy J. Walls (*)
Allocations Branch
Federal Communications Commission
2000 M Street, N.W.
Fifth Floor
Washington, DC 20554

Robert Hayne, Esquire (*)
Federal Communications Commission
2025 M Street, N.W.
Room 8337
Washington, D.C. 20554

Webster Broadcasting, Inc.
2303 S. Denville
Abilene, Texas 79605
[Radio Station WJPH(FM)]

Joseph E. Doyle, Esq.
Jenner & Block
One IBM Plaza
Chicago, Illinois 60611
[Counsel for WJPH(FM)]

RAHU Broadcasting, Inc.
P.O. Box 779
Perry, Florida 32347
[Radio Station WNFK(FM)]

Florida Radio Partners, Inc.
P.O. Box 442
Clarksburg, MD 20871
[Radio Station WDJY(FM)]

John S. Neely, Esq.
Miller & Miller, P.C.
1990 M Street, N.W.
Suite 760
Washington, DC 20036
[Counsel for WOYS(FM)]

Richard J. Hayes, Jr., Esq.
Law Offices of Richard J. Hayes, Jr.
13809 Black Meadow Road
Spotsylvania, VA 22553
[Counsel for WYOO(FM)]

(*): By Hand Delivery

Denise L. Felice